

UNITED STATES DISTRICT COURT
DISTRICT OF SOUTH DAKOTA
WESTERN DIVISION

DAKOTANS FOR HEALTH, RICK
WEILAND, ADAM WEILAND,

Plaintiffs,

vs.

BOB EWING, IN OFFICIAL CAPACITY;
BRANDON FLANAGAN, IN OFFICIAL
CAPACITY; RANDY DEIBERT, IN OFFICIAL
CAPACITY; RICHARD SLEEP, IN OFFICIAL
CAPACITY; ERIC JENNINGS, IN OFFICIAL
CAPACITY; AND LAWRENCE COUNTY
COMMISSIONERS, IN OFFICIAL
CAPACITY;

Defendants.

5:23-CV-05042-RAL

ORDER DISMISSING MOTION FOR
ATTORNEY FEES AND COSTS

The United States Court of Appeals for the Eighth Circuit has issued a judgment, Doc. 48, remanding and stating “the district court is directed to dismiss appellees’ [plaintiffs’] Motion for Attorneys’ Fees and Costs with prejudice.” Usually a court denies a motion, rather than dismissing it, but consistent with the Eighth Circuit’s direction, it is

ORDERED that Plaintiffs’ Motion for Attorney Fees and Costs, Doc. 29, is dismissed with prejudice.

DATED this 29th day of April, 2025.

BY THE COURT:


ROBERTO A. LANGE
CHIEF JUDGE